STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS DEPARTMENTOF HEALTH

Safe and Healthy Lives in Safe and Healthy Communities

BOARD OF MEDICAL LICENSURE AND DISCIPLINE

No.C00-036

In the matter of Vsevolod Sadovnikoff, M.D. MD #3190

CONSENT ORDER

Pursuant to R.I. General Laws §5-37-5.2, 1956, as amend, (195 Reenactment) a complaint was filed with the Board of Medical Licensure and Discipline (hereinafter referred to as "Board") alleging Respondent violated Sections of §5-37-5.1. An investigation was conducted by Investigating Committee I, so called, of the Board.

The Following constitutes the Investigating Committee's Findings of Fact with respect to the professional performance of the Respondent.

FINDINGS OF FACT

- The Respondent is a licensed physician who practices psychiatry in a Providence-based office. The Respondent was the subject of a complaint, which alleged, inter alia, a failure to adhere to the minimum standards of acceptable care in the field of psychiatry in that the Respondent prescribed narcotic analgesic and valium while the patient was also a patient at a substance abuse treatment facility.
- 2. The Board of Medical Licensure and Discipline finds that the Respondent failed to adhere to minimum standards of care in his treatment of a patient as outlined herein.

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3. The I	Board of Medi	cal Licensure ar	nd Discipline finds	that Dr. Sadov	nikoff		- 1 -
viola	ted R.I.G.L. 5-	-37-5.1(19).					
The	parties agree	as follows:		rs			N 18 18 81
(mm / mm)	The Respon	dent is a physic	ian licensed and do	ing business u	nder and by		
	virtue of the Laws of the State of Rhode Island, medical license No.						
	MD03190.		 	•			
: : (2):	Respondent	t admits to the ju	risdiction of the B	oard and hereb	y agrees to	w w	
	remain unde	er the jurisdictio	on of the Board.				
(3).	Respondent	t had read this C	onsent Order and u	inderstands tha	t it is a		:
	proposal of	Investigating C	ommittee I of the E	Board and is su	bject to the		: :
	final approval of the Board. This consent Order is not binding g on						
	Respondent	t until final ratifi	ication by the Boar	d.	+ 2 a. x		
(4)	Respondent	t hereby acknow	ledges a waives:		13 		
	a. The	right to appear	personally or by co	unsel or both	pefore the	· . · · ·	
	Boa	rd;					
	b. The	right to produce	e witnesses and evi	dence in his be	half at a		
	hear	ring;	# # # # # # # # # # # # # # # # # # #				
	c. The	right to cross ex	xamine witnesses;				
	d. The	right to have su	bpoenas issued by	the Board.			
1 1	e. The	right to further	procedural steps ex		fically "	a a a	
	cont	tained herein;		· · · · · · · · · · · · · · · · · · ·	# # **		

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- f. Any and all rights of appear of this Consent Order;
- g. Any objection to the fact that this Consent Order will be presented to the Board for consideration and review;
- h. Any objection to the fact that it will be necessary for the Board to become acquainted with all evidence pertaining to this matter in order to review adequately this Consent Order;
- i. Any objection to the fact that potential bias against the Reps dent may occur as a result of the presentation of this Consent Order.
- will recommend to the Board that an Administrative Hearing be schedule with respect to any and all acts of alleged unprofessional conduct. If the Board approves, a Hearing Committee will be convened for the purpose of conducting the Administrative Hearing. The composition of the Hearing Committee votes in favor or finding the Respondent guilty of unprofessional conduct as specified in the charges, the Board shall prepare written finding of fact and law in support of said conclusion. If the accused is found not guilty, the Board shall, forthwith, issue an order dismissing the charges.
- 6. Acceptance of this Consent Order constitutes an admission by the Respondent that Findings of Fact were made and the Respondent accepts this Consent Order to avoid having to contest this matter further.

7: This Consent Order shall become part of the public record of this proceeding once it is accepted by all parties and by the Board.
 8. Failure to comply with this consent Order when signed and accepted, shall subject the Respondent to further disciplinary action.
 9. The Respondent agrees to surrender his medical license voluntarily and to retire from the practice of medicine in Rhode Island.
 Signed this b day of April 2000.
 Ratified by the Board of Medical Licensure and Discipline at a meeting held on April 12 , 2000.

Patricia A. Nolan, MD, MPH

Board of Medical Licensure and Discipline

Director of Health-

Chairperson